AO 88B (Rev. 02/14) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

United States District Court

		for the				
Central District of California						
	Hidden Empire Holdings, LLC, et al.	,				
	Plaintiff)))			
	v. Darrick Angelone, et al.		Civil Action No. 2-22-cv-06515-MWF-ARG(x)			
	G)				
	Defendant	— ´)				
	SUBPOENA TO PRODUCE DO					
OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION						
To: Namecheap Inc., 4600 E. Washington Street, Suite 305, Phoenix, Arizona 85034						
	(Name of pers	son to whom th	is subpoena i	is directed)		
documen	Production: YOU ARE COMMANDED to ts, electronically stored information, or objective See Attachment 1.					
Place:	Precise Subpoena Service		Date and	1 Time:		
	254 N. Lake Ave., #835			11/18/2022 5:00 pm		
	Pasadena, CA 91101					
other proj	perty possessed or controlled by you at the t ect, measure, survey, photograph, test, or sar	ime, date, ar	nd location	set forth below, so that the requesting party		
Place:	Place:		Date and Time:			
Rule 45(0	The following provisions of Fed. R. Civ. P. 4d), relating to your protection as a person sulto this subpoena and the potential consequent 10/18/2022	bject to a sul	bpoena; and			
	CLERK OF COURT					
			OR	/s/ Lawrence Hinkle		
	Signature of Clerk or De	puty Clerk		Attorney's signature		
The name	e, address, e-mail address, and telephone nur	mber of the a	attorney rep	presenting (name of party) Plaintiff Hidden		
	oldings, LLC			who issues or requests this subpoena, are:		

Notice to the person who issues or requests this subpoena

Lawrence C. Hinkle II, Sanders Roberts, LLP, 1055 W. 7th Street, Suite 3200, Los Angeles, CA 90017; 213-426-5000

If this subpoena commands the production of documents, electronically stored information, or tangible things or the inspection of premises before trial, a notice and a copy of the subpoena must be served on each party in this case before it is served on the person to whom it is directed. Fed. R. Civ. P. 45(a)(4).

Attachment 1

Hidden Empire Holdings, LLC, et al. v. Darrick Angelone, et al.

United States District Court – Central District of California Case No. 2:22-cv-06515-MWF-AGR(x)

DEFINITIONS

1. The term "DOCUMENTS" means all writings, electronically stored information, drawings, graphs, charts, photographs, phono records, and other data compilations from which information can be obtained and translated, if necessary, by and updated through detection devices into reasonably usable forms, including final and draft versions of documents in the actual or constructive possession, custody or control of YOU or YOUR attorneys or agents. The term "DOCUMENTS" encompasses originals and copies, or reproductions of originals, upon which notations in writing, print or otherwise have been made, which do not appear in the originals.

DOCUMENT REQUESTS

- 1. For each of the domains set forth below, all DOCUMENTS during the period July 1, 2022 through October 1, 2022 evidencing, reflecting and/or stating the (a) account owner username; (b) account full name; (c) account telephone number; (d) account email; (e) account billing information; (f) name of each and every related or connected account under common ownership; (g) account connection logs to include IP address logins; and (h) records of account changes:
 - i. hiddenempiremediagroup.com
 - ii. hiddenempirereleasing.com
 - iii. hiddenempireproductions.com
 - iv. hiddenempire.productions
 - v. hiddenempire.media
 - vi. hiddenempiremedia.group
 - vii. hiddenempire.studio
 - viii. hiddenempire.org
 - ix. hiddenempireentertainment.com
 - x. hiddenempirestudios.com

Civil Action No. 2:22-cv-06515-MWF-AGR

#:4607

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)

I received this subpoena for (name of individual and title, if any) Namecheap, Inc on (date) 10/20/2022

I served the subpoena by delivering a copy to t				
Attn: Custodian of Records via UPS TRK# 1ZY8A	.5001387297466 on (date) 10/24/2022; or			
☐ I returned the subpoena unexecuted because ;				
Unless the subpoena was issued on behalf of the also tendered to the witness fees for one day's attamount of	United States, or one of its officers or agents, I have tendance, and the mileage allowed by law, in the			
My fees are \$ for travel and \$ for services,	for a total of \$			
I declare under penalty of perjury that this information is	true.			
Date: 10/24/2022	Office of the second			
Date. IV/24/2022	Server's signature			
	Ivania "Roxy" Obando			
	Registered professional photocopier Printed name and title			
	Registration No.: 2020217741 Precise Subpoena Service			
	254 N. Lake Ave., Pasadena CA, 91101			
	Server's Address			

Additional information regarding attempted service, etc: